or cause to be packed any such Tobaccos in such Manner as aforesaid, or wit- C HAP. tingly suffer the same so to be, shall sforsevery Hogshead that they shall so pack, or cause or wittingly suffer to be so packed and paid, or offered or ten-ty thereof, dered to be paid away, forfeit and pay the Quantity of One Thousand Pounds and offering of good, found, merchantable Tobacco in Cask, the one Half thereof to our any Hogshead Sovereign Lord the King, his Heirs and Successors, towards the defraying so packed, in the Charge of the County where such Fact shall be committed, the other Payment, Half to the Party grieved; or in Default of Prosecution by the Party grieved shall forseit for every such within Three Months after Notice of such Fact committed, to the Informer, Hogshead, or to him or them that shall sue for the same, to be recovered in any Court rocolly good of Record within this Province by Asian of Doke But Division of Tobacco in of Record within this Province, by Action of Debt, Bill, Plaint or Infor-Cask. mation, wherein no Essoin, Protection or Wager of Law to be allowed.

VIII. And whereas several People may complain it will be an Hardship But Persons upon them to throw away all their small, dull, scrubby Tobacco and Ground-Quality be-Leaves; Be it Enacted, by the Authority, Advice and Consent aforesaid, That fore Sale, if any Person or Persons shall pack any such Tobacco, in Cask or otherwise, shall not in-by itself without facing it with good Tobacco, with Deson of Descit, cur the Peby itself, without facing it with good Tobacco, with Design of Deceit; and nalty. shall, before Sale of such Tobacco, declare to the Party purchasing such Tobacco, the Nature and Quality thereof, they shall not incur the Penalties before in this Act imposed on such, as false-packed Tobacco; any thing in this Act to the contrary notwithstanding.

Examined and Compared with the Original Act, REVERDY GHISELIN, THOMAS BACON.

## H A P. XXIII.

An ACT for Limitation of certain Actions, for avoiding Suits at Passed 3d June 1715. Lib. LL. Nº 4. fol. 158.

ORASMUCH as nothing can be more essential to the Peace and Tran-Preamble. quility of this Province, than the Quieting the Estates of the Inhabitants thereof; and for the Effecting of which no better Measures can be taken, than a Limitation of Time for the commencing of fuch Actions, as in the several and respective Courts within this Province are brought, from the Time of the Cause of such Actions accruing.

II. Be it Enacted, by the King's most excellent Majesty, by and with the Ad- What Actions vice and Consent of his Majesty's Governor, Council, and Assembly of this Province, shall be and the Authority of the same, That all Actions of Trespass Quare Clausum within Three fregit, all Actions of Trespass, Detinue, Sur-Trover, or Replevin for taking Years. away Goods or Chattels, all Actions of Account, Contract, Debt, Book, or upon the Case, other than such Accounts as concerns the Trade or Merchandize between Merchant and Merchant, their Factors and Servants which are not Residents within this Province, all Actions of Debt for Lending, or Contract without Specialty, all Actions of Debt for Arrearages of Rent, all Actions of Assault, Menaces, Battery, Wounding and Imprisonment, or any of them, shall be sued or brought by any Person or Persons within this Province, at any Time after the End of this present Session of Assembly, shall be commenced or fued within the Time and Limitation hereafter expressed, and not after, (That is to fay,) the said Actions of Account, and the said Actions upon the Case, upon simple Contract, Book-Debt, or Account, and the said Actions for Debt, Detinue and Replevin for Goods and Chattels, and the faid Actions for Trespass Quare Clausum fregit, within Three Years ensuing the Cause of such Action, and not after; and the said Actions on the Case What within for Words, and Actions of Trespass of Assault, Battery, Wounding and Im- One Year afprisonment, or any of them, within One Year from the Time of the Cause ter Cause of of fuch Action accruing, and not after.

III. And be it further Enacted, by the Authority aforesaid, That if any Perfon, entitled to any the Action or Actions aforefaid, shall be, at the Time of

 $B b_2$